## TED STATES PATENT AND TRADMARK OFFICE

**PATENT** APPLICATION

REQUEST FOR FILING APPLICATION Under Rule 53(a), (b) & (f) (No Filing Fee or Oath/Declaration)

(Do NOT use for Provisional or PCT Applications) Use for Design or Utility Applications



Hon. Commissioner of

**RULE 53(f) NO DECLARATION** 

Atty. Dkt.

**P** 280333

Washington, DC 20231	COPY OF PAPERS ORIGINALLY FILED	N	# Client Ref
Sir:		Date: Aug	gust 31, 2001
	a new <u>Patent Application(</u>	esian Militility) entitled:	
·			OTDEANNIO MEDIA
2. (Complete) Title:		HE PERCEIVED QUALITY OF	
	without a filing fee or Oath/	Declaration but for which is er	nclosed the following:
3. 🛛 Abstract 1	page(s).	Stage of the Stage	
4. <u>13</u> Pages of Sp	ecification (only spec. and claim	ms); 5. Specification	n in non-English language
6. <u>25</u> Numbered cla	im(s); and		
7. ⊠ Drawings: 4	sheet(s)	al; 8. 🛛 forma	ıl of size: ⊠A4 □11"
9. DOMESTIC/INTERNATI	IONAL priority is claimed unde	er 35 USC 119(e)/120/365(c) (	pased on the following
provisional, nonprovision	nal and/or PCT international ap	oplication(s):	
Application No.	Filing Date	Application No.	Filing Date
(1)		(2)	
(5)		(4)	
	imed under 35 USC 119(a)-(d)		<u> </u>
Application No.	Filing Date	Application No.	Filing Date
(3)		(4)	
(5)		See 3 <sup>rd</sup> page for addition	al priorities
11. (No.) Certified co	opy (copies):	ed;  previously filed (d	ate)
in U.S. Application		filed on	
12.  This is a reissue o	f Patent No.	•	
13.	re prior Provisional, National, I	International application(s) (X	box only if info is there and
do not complete ite		Compliantian(s) the contents	- Europe to a constant
<ol> <li>This application claims into this application</li> </ol>	benefit of the following prior Unby this reference:	5 application(s), the contents	or which are incorporated
No	/filed		
No	/ filed		
No	/ filed		
No. PCT/	filed		, which
designated the U.S. and that English	International Application  wa	as   was not publishe	ed under PCT Acticle 21(2) in
· <del>-</del> -	Preliminary Amendment, which tions	h amends the specification to	claim benefit of the above
16. Extension to date:	concurrently filed	not needed previou	usly filed
17. Small Entity Statu	is is claimed ( <u>pre</u> -filing confirm	nation required)	
17(a) Attached: essential to make of		ement(s). (Since 9/8/00 Small	Entity Statement not
	ION REQUEST under Rule 213(a) att	tached (Pat-258)	

18. 🔲 As	signee (optijo	nal)			
19.	tached:				
10.	auditou.				
		e by the following na ot a requirement, but		) (Double ch	neck instructions for accuracy.):
		<u> </u>	·		
(1) Inventor	Leena	<del></del>	K.	PUTHIYEDA	TH
	I 6	First	Middle Initial		Family Name
Residence	Beaverton		Oregon		Indian
Mailing Add		City		te/Foreign Country	Country of Citizenship
Mailing Addr		723 NW 175 PI	L, Beaverton, C	regon	<del> </del>
(include Zip	Code)	97006			•
(2) Inventor	1		1	1	
(2) inventor	<u> </u>	First	Middle Initial		Family Nama
Residence	T	1 1130	Wilder Hittal		Family Name
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(3) Inventor		<del></del>	T .		
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(include Zip	Code)				
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(4) Inventor					
		First	Middle Initial		Family Name
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(5) 1					
(5) Inventor		:			
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21. NOTE:	FOR ADDIT	IONAL INVENTO	RS "X" box	and list addition	onal IIIIIIIIIIIIIIIIIIIIII
inventors o	n attached sh	eet (incorporated	by reference)		
			Pillsbury Winth		00909
			Intellectual Prop	erty Group	00707
		By: Atty:	Glenn J. Perry		Reg. No. 28458
•		by. Ally	Gioni J. relly	· · · · · · · · · · · · · · · · · · ·	10g. 110. <u>2043</u> 0
		•		- /:-	5
Atty/Sec: GJP	/AIC/smm	Sig:		<del>/</del>	_ Fax: (703) 905-2500 Tel: (703) 905-2161
my/sec. Off	, , <b>, ,</b> , , , , , , , , , , , , , , ,	NOTE: File in duplic	ate with 2 post card	receipts (PAT-103)	& attachments

Α	PPLICATION L	INDER UNITED STAT	ES PATENT LAWS
Atty. Dkt. No.	PW 280333 (M#)		
Invention:		SURE THE PERCEIVED QUALIT	Y OF STREAMING MEDIA
Inventor (s):	PUTHIYEDATH	•	
			Pillsbury Winthrop LLP Intellectual Property Group 1600 Tysons Boulevard McLean, VA 22102 Attorneys Telephone: (703) 905-2000
			This is a:
			Provisional Application
		$\boxtimes$	Regular Utility Application
	4		Continuing Application  The contents of the parent are incorporated by reference
			PCT National Phase Application
			Design Application
			Reissue Application
			Plant Application
		·	Substitute Specification Sub. Spec Filed in App. No/
			Marked up Specification re Sub. Spec. filed

**SPECIFICATION** 

### FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL **DECLARATIONS**

### RULE 63 (37 C.F.R. 1. **DECLARATION AND POWER OF ATTORNEY** FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PW **FORM** 

METHOD TO MEAS	SURE THE PERC	EIVED QUALITY OF S	THEAMING N	REUIA			<del></del>	
the spe — X A. ⊠ is	ecification of which is attached hereto.	n (CHECK applicable BC	<u> 7V(E31 1</u>					
1 ABOY(ES) - B	☐ was filed on		а	s U.S. Application N	o	<u> </u>		
→ C		CT International A	pplication	No. PCT//		on		
and Rapplicable to	LLC AS DCT appl	o bebroome sew (noiteoi	n.					
I here to state that I ha above lacknowledge foreign friority benefits Application which desi certifolite, or PCT Inte application on which	e the duty to disclose s under 35 U.S.C. 11 ignated at least one emational Application ch priority is claimed	derstand the contents of the all information known to me 9(a)-(d) or 365(b) of any for other country than the Unite i, filed by me or my assigne or (2) if no priority claimed.	e above identific e to be material reign application ad States, listed	to patentability as defin n(s) for patent or inventa below and have also id	ors certificate, o lentified below a	r 365(a) of any ny foreign appli	PCT International cation for patent or	inventor's
PRIOR FOREIGN	APPLICATION(S)		-	Date III St Laiu-	Sate	<u>Patented</u>		
Number	Country	Day/MONTH/Ye	ar Filed	open or Publis	shed g	or Granted	Priority NOT	Claimed
If more prior foreign	applications, X box	s at bottom and continue onestic priority benefit under	on attached pr	ige.	of the indicated	Linited States	annlications listed b	hne wola
PCT international appl	lications listed above	nestic priority benefit under e or below and, if this is a co n such prior applications, I a vailable between the filing o	ontinuation-in-pa	art (CIP ) application, in: e duty to disclose all inf	sotar as the sub Iormation known	ect maπer σες to me to be ma	ioseo ano ciaimeo aterial to patentabili	៣៣៩
	UCIONAL NONDI	ROVISIONAL AND/OR	DOT ADDI IC	ATIONIS - 12/OITA	JF - Status	ì	Priority NOT	Claimed
Application No. (s	eries code/serial	no.) Dav/MON	ITH/Year File	d per	ding, abando	red, patente		
communications are to transact all business in	to be directed), and tim the Patent and Trawith their firm and to to them and by whorey in writing to the control of the contr	LP, Intellectual Property Gri he below-named persons (in demark Office connected it act and rely on instructions n/which I hereby declare the ontrary.  Glenn J. Perry Kendrew H. Colton G. Paul Edgell Lynn E. Eccleston Timothy J. Klima David A. Jakopin Mark G. Paulson Stephen C. Glazier Robert D. Anderson Cynthia Thomas Faatz Charles A. Mirho Kenneth M. Seddon Steven C. Stewart Thomas Raleigh Lane	of the same add herewith and wi from and come	dress) individually and d ith the resulting patent, in nunicate directly with th	onlectively my at and I hereby author person and I hereby author person and I hereby author person are a secondary and a secon	tomeys to prios ee/attorney/firm eed unless/unitil  James R Peter Lai Gene 1. S Robert G Robert G Robert G Robert G	ecute this applicated delete names/numb organization who. I instruct the above . Thein m Gu C. Calderwood (alson	pers below which fire
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(1) INVENTOR'S		J. Xlike	Clim			VC / 2	9 2001	
	Leena		K	PUTHIYEDAT	<u> </u>			
·		irst	Middle Initia			Family Name		
Residence E	Beaverton		Oregon	<u> </u>		Indian		
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(include Zip Code)		97006	T					
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(2) INVENTOR'S	SIGNATURE:				Date:	· ·		
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FOR ADDITION	NAL INVENTO	DRS, "X" box 🔲 an	d proceed	on the attached p	page to list o	each additi	onai inventor.	
☐ See additio	nal foreign prid	orities on attached p	age (incor	porated herein by	y reference)	•		
	···g··· F····	•		Ĩ	Atty. Dkt. No	. 280333	3	

(M#)

# Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

### PATENT LAWS 35 U.S.C.

### §102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months\* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

### §103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

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<sup>\*</sup> Six months for Design Applications (35 U.S.C. 172).